UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

METRO DEMOLITION CONTRACTING CORP., PHANTOM DEMOLITION CORP., CIRCLE INTERIOR DEMOLITION INC., WORLD CLASS DEMOLITION CORPORATION, ALTER EGOS

Cases 29-CA-27317 29-CA-27375 29-CA-27472

and

PRIVATE SANITATION UNION LOCAL 813, AFFILIATED WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS

SUPPLEMENTAL ORDER

A controversy having arisen over the amounts of backpay due the discriminatees under the terms of the Order¹ issued by the National Labor Relations Board on September 13, 2007, which was enforced on December 6, 2007 by the United States Court of Appeals for the Second Circuit. The Regional Director for Region 29, on October 23, 2008, issued a Compliance Specification and Notice of Hearing.

Pursuant thereto, a hearing was held before Administrative Law Judge Mindy E. Landow. Thereafter, on November 12, 2009, Administrative Law Judge Landow issued her Supplemental Decision and, on the same date, the proceeding was transferred to and continued before the Board in Washington, D.C. The Administrative Law Judge determined the amounts of backpay and other monetary obligations due the discriminatees and recommended that the Respondents pay such amounts.

¹ The unpublished Order adopted the Administrative Law Judge's findings and conclusions.

No statement of exceptions having been filed with the Board, and the time allowed for such filing having expired,

Pursuant to Section 10(c) of the National Labor Relations Act, as amended, and Section 102.48 of the National Labor Relations Board Rules and Regulations, the Board adopts the findings and conclusions of the Administrative Law Judge as contained in her Supplemental Decision, and orders that the Respondents, Metro Demolition Contracting Corp., Phantom Demolition Corp., Circle Interior Demolition Inc., and World Class Demolition Corporation, alter egos, and their officers, agents, successors, and assigns, shall pay the amounts set forth in the recommended Order of the Administrative Law Judge.²

Dated, Washington, D.C., August 19, 2010.

By direction of the Board:

Lester A. Heltzer

Executive Secretary

² The Order previously issued in this matter on January 6, 2010 adopting the Administrative Law Judge's findings and conclusions is hereby set aside.